<b>△</b> AO 472	(Rev. 3/86) Order of Detention Pending Trial			FUED
		O STATES DISTRIC	CT COURT P	US DISTRICT COURT ISTRICT OF NEBRASKA
		District of	NEBR	ASKANDR 2 7 2006
Ţ	NITED STATES OF AMERICA		-	, , , , , , , , , , , , , , , , , , , ,
	V.	ORDER	OF DETENTION	N PENDING TRIAL
	MANUEL AVILA-CORTEZ	Case Numbe	r: 4:06MJ3023 DE	PFICE OF THE CLERK
	Defendant			
In acc detention of	ordance with the Bail Reform Act, 18 U.S of the defendant pending trial in this case.		been held. I conclude th	at the following facts require the
		Part I—Findings of Fact	11 1	☐ federal offense ☐ state
	The defendant is charged with an offense don't local offense that would have been a fed a crime of violence as defined in 18 U. an offense for which the maximum sen an offense for which a maximum term	eral offense if a circumstance giving r S.C. § 3156(a)(4). tence is life imprisonment or death.	ise to federal jurisdiction	had existed that is
a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C.				
_	8 3142(f)(1)(A)-(C), or comparable sta	te or local offenses.		
$\Box$ (3) A	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment for the offense described in finding (1).			
□ (4) H	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.			
- (1) 3	There is probable cause to believe that the	Alternative Findings (A)		
	for which a maximum term of imprison under 18 U.S.C. § 924(c).	ment of ten years or more is prescribe	ed in	·
$\square$ (2)	The defendant has not rebutted the presump	tion established by finding 1 that no co	ondition or combination o	f conditions will reasonably assure
t	he appearance of the defendant as required	and the safety of the community.  Alternative Findings (B)		
# (I)	There is a serious risk that the defendant w	<del>-</del> , ,		
	There is a serious risk that the defendant w	ill endanger the safety of another pers	on or the community.	
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I find	Part II- that the credible testimony and information	-Written Statement of Reasons on submitted at the hearing establishes		vincing evidence a prepon-
				· ·
	Det has 5 princ	removals + an	1 ICE de	tamer
	D	art III—Directions Regarding D	etention	
to the ext reasonabl Government in connect	lefendant is committed to the custody of the ent practicable, from persons awaiting or e opportunity for private consultation with ent, the person in charge of the corrections tion with a court proceeding.	Attorney General or his designated rep serving sentences or being held in cu h defense counsel. On order of a cou	resentative for confineme istody pending appeal. The rt of the United States of	The defendant shall be afforded a r on request of an attorney for the l for the purpose of an appearance
	<u> 4-97-06</u> Date	Sig Sig	gnature of Judicial Officer	
	<del></del>		Piester, U.S. Magistrate I	
	_		and Title of Judicial Offic	

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).